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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/591,754	09/591,754 06/12/2000		Robert G. Walsh	11998.20US01	4758
34379	7590	01/13/2004	•	EXAMINER	
		ASCULAR, INC.	MAIORINO, ROZ		
P.O. BOX 2 MINNEAPO		J 55402		ART UNIT	PAPER NUMBER
	•			3763	
				DATE MAILED: 01/13/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>									
		Applic	ation No.	Applicant(s)	~				
Office Action Summary		09/591	1,754	WALSH ET AL.					
		Exami	ner	Art Unit					
		Roz M	laiorino .	3763	_				
Period fo	The MAILING DATE of this commun or Reply	ication appears on	the cover sheet with the	correspond nce address					
A SH THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUNI nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comm period for reply specified above is less than thirty (3 period for reply is specified above, the maximum state or to reply within the set or extended period for reply eply received by the Office later than three months a ed patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In nonunication. 0) days, a reply within the attutory period will apply an will, by statute, cause the	o event, however, may a reply be tir statutory minimum of thirty (30) day id will expire SIX (6) MONTHS from application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication (ED (35 U.S.C. § 133).	on.				
1)⊠	Responsive to communication(s) file	ed on <u>12 August 20</u>	<u>)03</u> .						
2a) <u></u>	☐ This action is <b>FINAL</b> . 2b)⊠ This action is non-final.								
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims		·						
5)□ 6)⊠ 7)□	Claim(s) <u>1 and 3-22</u> is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.  Claim(s) <u>1 and 3-22</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or election requirement.								
·	ion Papers		·	•					
10)	The specification is objected to by the The drawing(s) filed on is/are Applicant may not request that any objected to graph or declaration is objected to the specific s	: a) accepted or ction to the drawing( g the correction is rec	s) be held in abeyance. Sequired if the drawing(s) is of	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121					
•	under 35 U.S.C. §§ 119 and 120	•							
* \$ 13)	Acknowledgment is made of a claim All b) Some * c) None of:  1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internation See the attached detailed Office action Acknowledgment is made of a claim of the ince a specific reference was included 7 CFR 1.78.  a) The translation of the foreign land Acknowledgment is made of a claim of the foreign land Acknowledgment is made of a claim of the foreign land	documents have to documents have to documents have to of the priority document (PCT) for for a list of the conformation of the first senter of the domestic priority and the first senter of the domestic priority for domestic priority for domestic priority	peen received. Deen received in Application of the peen received in Application to the peen received.  Pule 17.2(a)).  Pulified copies not receive younder 35 U.S.C. § 1190 note of the specification of the peen received application has been received.	tion No  yed in this National Stage  yed.  (e) (to a provisional application Data SI  ceived.  0 and/or 121 since a specif	heet. fic				
2) Notic	ot(s) Dee of References Cited (PTO-892) Dee of Draftsperson's Patent Drawing Review (Function Disclosure Statement(s) (PTO-1449)			y (PTO-413) Paper No(s) Patent Application (PTO-152)					

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## **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
- (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).
- 1. Claims 12-14, are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent No.6432039 to Wardle.

Wardle teaches a device for treating cardiac disease of a heart having an upper and lower portions comparing a jacket 10 of flexible material defining a volume between an upper and lower end, the jacket adapted to be secured to the heart and adapted to be adjusted on the heart to snugly conform to an external geometry of the heart and assume a maximum adjusted volume for the jacket to constrain circumferential expansion of the heart beyond the maximum adjusted volume during diastole and permit substantially unimpeded contraction of the heart during systole; and a delivery source 326 for delivery of one or more therapeutic agents to the surface of the heart.

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The flexible material is polyester. Furthermore it teaches a delivery source covering (coating) part of the jacket.

2. Claims 1,3-22 are rejected under 35 U.S.C. 102(e) as being anticipated by US Patent No.6077218 to Alferness.

Alferness teaches a device for treating cardiac disease of a heart having an upper and lower portions comparing a jacket 10 of flexible material defining a volume between an upper and lower end, the jacket adapted to be secured to the heart and adapted to be adjusted on the heart to snugly conform to an external geometry of the heart and assume a maximum adjusted volume for the jacket to constrain circumferential expansion of the heart beyond the maximum adjusted volume during diastole and permit substantially unimpeded contraction of the heart during systole; and a delivery source or delivery of one or more therapeutic agents to the surface of the heart. Were the delivery source comprises of a separable element form the jacket where the separable element is the bioadhesive.

3. Claims 1, 3-22 are rejected under 35 U.S.C. 102(b) as being anticipated by US Patent No.5713954 to Rosenberg et al.

Rosenberg teaches a device for treating cardiac disease of a heart having an upper and lower portions comparing a jacket of flexible elastic material defining a volume between an upper and lower end, the jacket adapted to be secured to the heart and adapted to be adjusted on the heart to snugly conform to an external geometry of the heart and assume a maximum adjusted volume for the jacket to constrain circumferential expansion of the heart beyond the maximum adjusted volume during diastole and

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permit substantially unimpeded contraction of the heart during systole; and a delivery source for delivery of one or more therapeutic agents to the surface of the heart.

## Response to Arguments

4. Applicant's arguments filed 8-12-2003 have been fully considered but they are not persuasive.

- a. Applicant alleges Wardle does not teach an elastic material. However addition the limiting of elastic does not further limit the claim, elastic is a very brought definition and Waredle's jacket has a certain amount of elasticity.
- b. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., delivery device on the jacket) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).
- c. Applicant alleges Rosenberg delivery's contains hydraulic fluid, which differs from the applicant's therapeutic delivery. However therapeutic material can be considered anything that helps the body improve, which including hydraulic fluid.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roz Maiorino whose telephone number is 703-305-2336. The examiner can normally be reached on 8:30am-4:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on 703-308-3552.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

RM